

**UNITED STATES DISTRICT COURT  
DISTRICT OF SOUTH CAROLINA  
BEAUFORT DIVISION**

MARTIN L. KENT,

Plaintiff,

v.

KEVIN N. HENNELLY,

Defendant.

Case No.: 9:19-cv-01383-DCN

**IDENTIFICATION OF  
EXPERT WITNESS**

Plaintiff, Martin L. Kent ("Mr. Kent"), by and through the undersigned counsel, and pursuant to the Consent Amended Scheduling Order entered herein [Doc No. 38] and other applicable law, identifies Eric W. Rose, Partner at Englander Knabe & Allen, 801 South Figueroa Street, Suite 1050, Los Angeles, CA 90017, 213.741.1500 as an expert witness that he expects to call at the trial of this matter. We expect that Mr. Rose will testify regarding the permanent and temporary injuries suffered by Mr. Kent as a result of the related defamatory statements made by Defendant, including a valuation of the monetary damages suffered by Mr. Kent, and the required amounts necessary to attempt to rehabilitate Mr. Kent's business and personal reputations.

Respectfully submitted,

/s/ Brent B. Young

Brent B. Young  
Fed. ID No. 10140  
R. Andrew Hutchinson  
Admitted *Pro Hac Vice*  
BAKER DONELSON BEARMAN CALDWELL  
& BERKOWITZ, P.C.  
100 Med Tech Parkway  
Johnson City, Tennessee 37604  
Telephone: (423) 928-0181  
byoung@bakerdonelson.com  
dhutchinson@bakerdonelson.com  
Attorneys for Martin L. Kent

**CERTIFICATE OF SERVICE**

The undersigned certifies that an exact copy of the foregoing Expert Witness Identification was served upon counsel for Defendant in this matter through the Court's CM/ECF electronic system on the 13th day of August, 2020.

/s/ Brent B. Young

Brent B. Young  
Fed. ID No. 10140  
R. Andrew Hutchinson  
Admitted *Pro Hac Vice*  
BAKER DONELSON BEARMAN CALDWELL  
& BERKOWITZ, P.C.  
100 Med Tech Parkway  
Johnson City, Tennessee 37604  
Telephone: (423) 928-0181  
byoung@bakerdonelson.com  
dhutchinson@bakerdonelson.com  
*Attorneys for Martin L. Kent*